	D STATES DISTRICT COU	U.S. DISTRICT COURT DISTRICT OF VERMONT FILED URT 2022 AUG -4 PM 1: 29 CLERM
UNITED STATES OF AMERICA)	BY AL DEPUTY CLERK
v.)) Crim. No.:	5: aa-cr-86-1-2 5
KHADKA BADAL, Defendant		S. DISTRICT OF VERK FILED AUG -5 AM OLERK EPUTY OLERK
	INDICTMENT	REGULATION OF THE PROPERTY OF

The Grand Jury charges:

COUNT 1

In or about July 2021, in the District of Vermont, the defendant knowingly possessed a stolen firearm, that is, a Glock model 19 9mm piştol s/n BSCB689, which had been shipped and transported in interstate commerce, knowing and having reasonable cause to believe the firearm was stolen.

(18 U.S.C. § 922(j) and 924(a)(2))

COUNT 2

On September 10, 2021, KHADKA BADAL willfully and knowingly made a materially false, fictitious, and fraudulent statement and representation in a matter within the jurisdiction of the executive branch of the Government of the United States, by stating the following during an interview with an ATF Special Agent: that during the summer of 2021, a person with the initials M.N. had driven him (KHADKA BADAL) to and from a party in Montpelier, Vermont and during those drives, the only two people in the vehicle were M.N. and KHADKA BADAL. These statements and representations were false because, as KHADKA BADAL knew, the vehicle was occupied by four total people (including KHADKA BADAL) and M.N. was not the driver of the vehicle.

(18 U.S.C. § 1001(a)(2))

REDACTED

FOREPERSON

NIKOLAS P. KEREST (WLFY

United States Attorney Burlington, Vermont July 21, 2022